UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

,		Case No. **-cv-**-3FD
v.	Plaintiff,	RULE 26(f) REPORT [TEMPLATE]
***,		
	Defendant.	
The partion and the Local Ru		conferred as required by Fed. R. Civ. P. 26(f) prepared the following report.

DESCRIPTION OF THE CASE

- 1. Concise factual summary of plaintiff's claims:
- 2. Concise factual summary of defendant's claims/defenses:
- 3. Statement of jurisdiction (including statutory citations):
- 4. Summary of factual stipulations or agreements:
- 5. Statement of whether a jury trial has been timely demanded by any party:
- 6. Statement as to whether the parties agree to resolve the matter under the Rules of Procedure for Expedited Trials of the United States District Court, District of Minnesota, if applicable:
- 7. Has all process has been served and have all pleadings been filed?
- 8. Does any party have plans to seek to amend the pleadings or add additional parties to the action, and if so, what are those plans?

FACT DISCOVERY

Having conferred about the unique needs of this case, and mindful of the goals of justice, efficiency, proportionality, and inexpensiveness, the parties recommend that the Court establish the following fact-discovery deadlines and limitations:

1.	on or descri	before If the parties plan to disclose documents by a ption by category and location of documents, they will exchange copies ial disclosure documents on or before
2.	produ	arties must commence fact discovery in time to be completed by The parties will discuss whether a date for the substantial ction of documents should be set within the fact-discovery period to ate the taking of depositions.
3.	propo	arties have discussed the scope of discovery, including relevance and rtionality, and propose that the Court limit the number of discovery dures as follows:
	a.	interrogatories
	b.	document requests
		The parties understand that objections to document requests must meet the requirements of amended Rule 34(b)(2)(B). If the responding party is producing copies of documents or copies of electronically stored information and the copies are not produced with the responses, another reasonable time must be specified in the response. If the requesting party disagrees that this is reasonable, the parties must meet and confer to agree on the timetable for production.
	c.	requests for admission
		The parties have discussed a protocol for the authentication of documents and agree on the following:
	d.	fact depositions
	e.	The parties have discussed the taking of depositions pursuant to Rule 30(b)(6) and present the following agreement:

		f.	Rule 35 medical examinations, which will be completed by
		g.	other
		h.	The parties have discussed the impact of COVID-19 and the national response to the epidemic on this litigation. Counsel believe that this epidemic might affect the discovery phase of this case in the following ways:
EXPER'	T D :	ISCOV	ERY
	1.	The pa	arties anticipate that they [will/will not] require expert witnesses at the f trial.
		a.	The plaintiff anticipates calling (number) experts in the fields of:
		b.	The defendant anticipates calling (number) experts in the fields of:
	2.	The p	arties propose that the Court establish the following plan for expervery:
		a.	Initial experts
			i. The identity of any expert who may testify at trial regarding issues on which the party has the burden of persuasion must be disclosed on or before
			ii. The initial expert written report completed in accordance with Fed. R. Civ. P. 26(a)(2)(B) must be served on or before
		b.	Rebuttal experts
			i. The identity of any experts who may testify in rebuttal to any initial expert must be disclosed on or before

		with Fed. R. Civ. P. 26(a)(2)(B) must be served on or before
	3.	All expert discovery, including expert depositions, must be completed by
OTHER I	DIS	SCOVERY ISSUES
	1.	Protective Order
		The parties have discussed whether they believe a protective order is necessary to govern discovery and jointly submit a [proposed protective order/report identifying any areas of disagreement].
		(The parties are encouraged, though not required, to use protective order template available on the District's website as a template for a proposed protective order.)
	2.	Discovery of Electronically Stored Information
		The parties have discussed the scope of electronic discovery, including relevance and proportionality, and any issues about preserving potentially discoverable electronic information. The parties have also discussed the form or forms in which electronic discovery should be produced. They inform the Court of the following agreements or issues:
		The Court refers counsel to "Discussion of Electronic Discovery at Rule 26(f) Conferences: A Guide for Practitioners," developed by the Federal Practice Committee, to help attorneys and parties prepare for a meaningful discussion of electronic discovery issues early in the litigation. The Guide is available on the Court's website under the Court Forms tab, in the "Pretrial, Discovery, and Trial Forms" section. The Guide should be read in advance of the Rule 26(f) Conference.
		The parties will further meet and confer by to discuss their plan or formal protocol for electronic discovery. They agree to present any disputes regarding an electronic discovery plan and

3. Claims of Privilege or Protection

protocol to the Court by _____

The parties have discussed issues regarding the protection of information by a privilege or the work-product doctrine, as required by Fed. R. Civ. P. 26(f)(3)(D). This discussion included whether the parties agree to a procedure to assert these claims after production or have any other agreements under Fed. R. Evidence 502. The parties:

	agreements under Fed. R. Evidence 502. The parties:
	a. Request the Court to include the following agreement in the scheduling order; or
	b. Will include their agreement in the proposed Protective Order
PROPOSED	MOTION SCHEDULE
The pa	arties propose the following deadlines for filing motions:
1.	Motions seeking to join other parties must be filed and served by
2.	Motions seeking to amend the pleadings must be filed and served by
3.	Non-dispositive motions:
	a. All non-dispositive motions relating to fact discovery must be filed and served by
	b. All other non-dispositive motions, including motions relating to expert discovery, must be filed and served by
	The parties must meet and confer to resolve all discovery disputes and other non-dispositive issues prior to filing any motions.
4.	All dispositive motions must either be filed by, or filed and heard by, depending on the preferences of the district judge,
TRIAL-REA	ADY DATE
1.	The parties agree that the case will be ready for trial on or after
2.	The anticipated length of the [select one – bench/jury] trial isdays
3.	The parties propose that the final pretrial conference be held on or before

INSURANCE CARRIERS/INDEMNITORS

List all insurance carriers/indemnitors, including limits of coverage of each defendant or a statement that the defendant is self-insured:

SETTLEMENT

The parties discussed settlement [before/at] the Rule 26(f) meet-and-confer and each party has contemporaneously e-mailed to Chambers a confidential letter setting forth what settlement discussions have taken place and whether the party believes an early settlement conference would be productive, as provided in Magistrate Judge Docherty's Notice of Pretrial Conference.

TRIAL BY MAGISTRATE JUDGE

The parties [have/have not] agreed to consent to jurisdiction by the Magistrate Judge under 28 U.S.C. § 636(c). (If the parties agree to consent, file the consent with the Rule 26(f) Report.)

DATE:	
	Plaintiff's Counsel
	License #
	Address
	Phone #
DATE:	
	Defendant's Counsel
	License #
	Address
	Phone #